

Interactive  
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***Interactive comment on* “Contribution from the ten major emission sectors in Europe and Denmark to the health-cost externalities of air pollution using the EVA model system – an integrated modelling approach” by J. Brandt et al.**

**Anonymous Referee #1**

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GENERAL COMMENTS

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This paper is not within the regular scope of Atmospheric Chemistry and Physics, since it is not focused on atmospheric chemistry or physics but on health effects and economic valuation of different emission sectors. However, these issues are of interest to a large part of the ACP community.

The paper presents results from calculations with the EVA model system, which uses

Full Screen / Esc

Printer-friendly Version

Interactive Discussion

Discussion Paper



results from DEHM model calculations of various air pollutants to assess health-related economic externalities of air pollution. The intention of this study is to estimate the health-related costs for different emission sectors in Europe and Denmark.

The DEHM model with three two-way nested model domains, with a horizontal resolution of 50km over Europe and 17km over a part of Northern Europe, could be useful to estimate ecosystem impacts (via nitrogen and sulphur deposition and ozone damage to plants) from different source sectors.

It can also be used for estimating contributions to total PM<sub>2.5</sub> (and constituents) to regional background concentrations in Europe. However, the background concentrations of PM<sub>2.5</sub>-constituents are typically not very useful, except as background/boundary fields for higher resolution models that can be used to model population exposure at more appropriate scales. A major problem in this study is that the grid resolution is too coarse for accurate estimates of population exposure, at least for all sources located near the population and with low emission heights (e.g., traffic and residential heating; population exposure from these sources are likely to be substantially underestimated in coarse grid models). For more diffuse sources (such as agriculture) the resolution is less problematic but it makes it very difficult to compare the impact of these sources to urban emissions. Some (much) higher resolution models (or methods to transform the rather coarse DEHM results to sub-grid scale concentrations with appropriate concentration gradients near roads and in residential wood burning areas) needs to be added to estimate population exposure from several important emission sources.

Brandt et al. seem to have missed a very similar article by S J Griffiths (Air Qual Atmos Health, 2011, 4: 189-197). Griffiths also looked at population exposure in Europe due to emissions in the different SNAP sectors (plus shipping) and discusses the importance of different sectors and the implications of different toxicity assumptions for designing effective emission reduction policies. In my opinion the present paper by Brandt et al., do not add much new useful information (at least not within atmospheric chemistry or physics) compared to Griffiths (2011). Griffiths did not go into

[Full Screen / Esc](#)[Printer-friendly Version](#)[Interactive Discussion](#)[Discussion Paper](#)

Interactive  
Comment

economic valuation but the usefulness of this part is questionable, considering the fact that knowledge about health impacts of different sources is not at a level where realistic comparisons of different sources is possible. At least Brandt et al., have to compare their results to Griffiths (2011) and, considering the results presented by Griffiths, revise the economic valuation part to properly handle the uncertainty range in impacts of different particle types.

Brandt et al., present health impacts (and economic valuation results) as if they were very accurately known, and can be easily compared between different emission sectors. As Griffiths (2011) showed this is not the case. Emission sectors contributing primarily to secondary inorganic aerosol (e.g., agriculture) may have almost zero impact on health if ammonium and ammonium nitrate are harmless (or close to harmless compared to primary PM components, which is definitely possible). The model calculations by Griffiths showed that Agriculture contributed 38.2% to total European exposure of PM<sub>2.5</sub> but only 2.4% to exposure of primary PM<sub>2.5</sub>. This means that the uncertainty range in health impacts from this sector is huge! This needs to be made clear also by Brandt et al. in order to not mislead readers. This is obviously not the only uncertainty component but possibly the largest one (at least for the agricultural sector).

There is no evidence indicating that all different PM components have identical (as assumed in the EVA model) or even similar health impacts. It is true that presently no PM components have been proven to be completely safe (which is extremely difficult to prove given the highly complex emission mixtures and complex atmospheric PM composition with many correlated species) any component as potentially causing some health impacts but it is very likely that some components are many orders of magnitude more dangerous than others (on a mass based scale). It seems likely that some components are mostly harmless (apart from indirect effects on lung deposition efficiency, due to changes in particle size, which could be both positive and negative from a health perspective, but this complex issue is not treated in this paper, and it is very unlikely that the impact is well represented by the simple linear increase of health

[Full Screen / Esc](#)[Printer-friendly Version](#)[Interactive Discussion](#)[Discussion Paper](#)

effects due to particle mass increase).

It is dangerous to present economic costs for individual emission sectors in the way done here without proper estimates of the uncertainty intervals, since it could lead to completely wrong conclusions regarding effects of different emission sectors (and consequently suboptimal, or even counter-productive, measures to reduce air pollution impacts). At the moment we can only make very rough guesses about the total health impacts of air pollution on the European scale. There are too many (large) uncertainties about emissions, model description, human exposure, health impacts of different substances for it to be possible to compare the “health costs” of the different SNAP sectors in a scientifically sound way.

Although the details are not yet known about which air pollutants are directly responsible for various health impacts it is definitely clear that different sources of air pollution have substantially different effects. The economic valuation of the health impacts of different sectors becomes meaningless when using unrealistic assumptions about the exposure response functions (ERFs). Economic valuation for individual emission sectors should only be attempted for effects that are at least reasonably well understood from a more fundamental perspective (e.g., crop losses due to ozone uptake). Ammonia emissions from agriculture (and other sectors) certainly need to be limited as much as possible due to the immense ecosystem effects but that is not an issue covered in the EVA model. Sulphur and NO<sub>x</sub> emissions also needs to be limited (e.g., for acidification, eutrophication and ozone production reasons). When it comes to health impacts, combustion generated PM, and possibly mechanically generated wear particles of different sizes (road dust, break wear PM, etc), ozone, various organic compounds, metals and other toxins are likely the most important to consider. Improving air quality is an important issue and the costs of air pollution are no doubt very large both from a monetary perspective and in terms of human suffering and ecological consequences. However, the EVA model (with the assumptions used in this study) does not produce useful results for guiding policy and it does not add any new insights into atmospheric

Full Screen / Esc

Printer-friendly Version

Interactive Discussion

Discussion Paper



chemistry or physics. For these reasons I have to recommend that the paper is not accepted for publication in ACP.

## SPECIFIC COMMENTS

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Model uncertainties need to be taken into account in the economic valuation. You need to specify how uncertain the model results are. How well do you model the different components (especially in densely populated areas)? The uncertainty in model results (per sector) should be included in the impact assessment. It is quite likely that some components are better modelled than others and that some are consistently over- or underestimated. Since the work tries to compare the relative importance of different emission sectors this information is very important. At least information regarding model bias for “health-relevant” parameters should be given (SOMO35, SO<sub>2</sub>, CO, Ammonium, Sulphate, Nitrate, EC/BC and OC concentrations). Tables with this information are most suited as Supplementary material but it is important to know if, e.g., model calculated agricultural related components (ammonium and nitrate) have a very different bias compared to primary components (EC/BC and OC).

Coarse (insoluble) particles (e.g., from road and car brake wear and desert dust) are also potentially harmful. Some motivation for excluding the coarse fraction from the EVA model is needed.

Is there really any reason to believe ammonium nitrate is more dangerous to health than sea salt? Is there any reason to believe that sulphuric acid particles get more dangerous for human health by being (partially) neutralised by ammonia? If sulphate particles have any direct health impacts (which is doubtful at ambient air concentration levels) I would assume that they are coupled to the particle acidity, which decrease when ammonia is taken up by the sulphuric acid particles.

Ammonia emissions need to be minimized for various severe ecosystem effects, but

Full Screen / Esc

Printer-friendly Version

Interactive Discussion

Discussion Paper



Interactive  
Comment

not because of direct health impacts as air pollutants (there is no evidence that ammonium nitrate or ammonium sulphate are impacting human health and it is extremely unlikely that they would be as dangerous per mass concentration unit as directly emitted combustion particles).

Even ExternE 1999 (which is the major reference of the present work) indicates that nitrate may be harmless and that this could explain a higher toxicity of PM in the USA compared to Europe. It is not proven that nitrate is totally harmless but compared to primary particles from combustion (soot etc.) it seems likely to be very much less toxic. Thus it does not make sense to apply equal toxicity to all different PM components. It seems clear that the ExternE methodology was not meant to be used in the way done in the EVA model.

In general, I find it rather unsatisfactory that Brandt et al. refer so much to ExternE and other “technical reports” from various sources in a scientific paper. In my opinion peer-reviewed scientific papers should primarily be cited.

The abstract is not very easy to read and feels a bit repetitive (for an abstract). I would prefer it somewhat more compact. Some suggestions for shortening are given here:

Page 5873, line 10: Change “the most to human health impacts using this tagging method.” to “the most to human health impacts.” line 12: “from the ten major emission sources” -> “from ten major emission sources” line 16: remove “of the ten major emission sectors in Europe and Denmark” line 22-25: change the sentence: “The results in this work emphasize the importance of defining the right questions in the decision making process, since most of the atmospheric chemical compounds are linked via non-linear chemical reactions, which are important to take into account.” to “The results in this work emphasize the importance of defining the right questions in the decision making process.” [the rest has already been pointed out]

Also in the rest of the paper some things could be written somewhat less repetitively. I will give some suggestions for changes in the following but mostly leave this aspect

[Full Screen / Esc](#)[Printer-friendly Version](#)[Interactive Discussion](#)[Discussion Paper](#)

of improvement for the authors. The paper is very long so cutting it down by avoiding unnecessary repetitions (and possibly moving some details to a Supplement) could improve the readability of the paper.

Page 5874, line 5: I think one general reference about “health-related external costs” would be good to include since economy is outside the regular scope of ACP some readers will likely be unfamiliar with this.

line 16: remove “than the most obvious and visible sources”

line 17-19: Remove the sentence: “When quantifying emissions, more than ten major emission sectors are defined of which the major power plants and road traffic constitutes two.” It is strangely formulated (there are hundreds of different emission sectors) and contains no useful information.

line 27: “from the ten major emission sectors” I suggest you change this to “from ten major emission sectors (SNAP categories)”

Page 5877, line 13-15: The purpose of the RAINS/GAINS system is not to extrapolate the results to 100% reductions in individual emission sectors. The typical aim of the RAINS/GAINS model runs is to study impacts of relatively modest emission changes to estimate impacts per ton emission change to optimise emission measures to reach certain air quality targets as cost efficiently as possible. This is very different from trying to estimate the total impact of a single emission sector. The total impact of a single sector is usually not very well defined since the emissions may interact strongly with emissions from other sectors. E.g., the agricultural sector emits mostly NH<sub>3</sub>, which only forms particles if there is sulphate or HNO<sub>3</sub> available to react with. In a simplified case: assume a region where Agri only emits NH<sub>3</sub> and, which is influenced by the road traffic sector emissions of NO<sub>x</sub> (neglecting the small sulphur emissions from this sector) and not influenced by significant sulphur sources. For this case the methodology used by the authors will count the formed NH<sub>4</sub>NO<sub>3</sub> (by the reaction NH<sub>3</sub>(g) + HNO<sub>3</sub>(g) <-> NH<sub>4</sub>NO<sub>3</sub>(p)) BOTH as a contribution from the agricultural sector (because of the NH<sub>3</sub>-

[Full Screen / Esc](#)[Printer-friendly Version](#)[Interactive Discussion](#)[Discussion Paper](#)

emissions) AND from the road traffic sector (because of the  $\text{HNO}_3$  formed from the traffic  $\text{NO}_x$  emissions). Similarly the  $\text{NH}_4$  part of ammonium sulphate will be allocated to two different emission sectors. This means that the summing of the emission sectors (1-10) will necessarily overestimate the total impact of all emissions. And this means that the “health related costs” associated with the agricultural sector (and the  $\text{NO}_x$  and  $\text{SO}_x$ -sectors) will be unfairly high (the cost for  $\text{NH}_4\text{NO}_3$ , if you really can prove that it is dangerous, should be split between the different sources contributing to it). You could argue that the removal of all agricultural  $\text{NH}_3$  emissions (while keeping all other emissions at their present level) would lead to the “saving” of the same amount as presented in the paper but this is not the way it is formulated (and it is a very strange way of counting costs that should be split between the contributing sectors).

Also, extrapolation of the EVA/DEHM model results from the present study to a 10 or 20% decrease in emissions would lead to similar (or perhaps even larger) “linearity problems” as the conventional RAINS/GAINS model approach. The CTM used in RAINS/GAINS treats the chemistry at a similar level of detail (and non-linearity) as the DEHM model.

Section 2.2. Important model information is missing:

A critical issue when using CTM results for estimating population exposure is the vertical resolution of the model near ground. How thick is your lowest model level? And how do you estimate concentrations at “human height” (ca 1.5m, unless the lowest model level is extremely thin some adjustment may be necessary)? Related to this is the issue of emission heights. How do you distribute emissions in the vertical? The model horizontal resolution is very coarse for estimating population exposure. 50km resolution cannot capture the very strong concentration gradients near large emission sources located close to cities (which are not resolved well even at the 16km resolution). This means that comparing “area-type” sources such as agriculture to more local sources (e.g., traffic and residential heating) is not trivial. As far as I understand this problem is not handled in the EVA model. You need to discuss this issue and esti-

[Full Screen / Esc](#)[Printer-friendly Version](#)[Interactive Discussion](#)[Discussion Paper](#)



mate the uncertainties in population exposure due to (too) coarse model resolution for (at least some of the) important sources. For this particular study the emissions used need to be described much better than what is done on p5879, lines 6-10. There is no way other researchers could even try to do comparable model runs without better information. I suggest that the authors add a Supplement to the paper where detailed information about the emissions is given. At least the following info is needed: Emission inventories used for the different parts of the domain. Emission amounts of the different emitted species for each emission sector (both total and Danish emissions). Make sure that the information is detailed enough that someone who wants to try to reproduce the study could get a system with similar emissions for all sectors. Reproducibility is an important criterion for scientific papers. It is also important to know the emission amounts for different emission sectors to get some idea about the relative importance of the different sectors per ton of emission.

Page 5878, lines 27-28: “organic carbon” How do you handle the non-carbon part of the organic aerosol (the non-C part is a substantial part of the OA mass, especially for aged aerosol).

Page 5789-5881: Section 2.3 (The tagging method) is quite long but unfortunately it does not contain any detailed information about improvements by using this approach. One thing that could make this paper more interesting for the ACP would be if the improvements due to using the tagging method (compared to the more “conventional” difference between two runs) could be illustrated with numerical examples. It would be easy to check this (I guess the authors must have done it) and it would be valuable information for the modelling community if the magnitude of the problem could be illustrated. How different are the results without the tagging method? What is the magnitude of the numerical noise in the DEHM model? This information is important in judging one (of many) uncertainties in the EVA model system. The authors just state “These disadvantages must be weighed against the increased accuracy” but do not give any details about the outcome of their weighing of the alternatives. Some details

[Full Screen / Esc](#)[Printer-friendly Version](#)[Interactive Discussion](#)[Discussion Paper](#)

about this should be given in the main text (more extensive results/figures can be given as Supplementary material). My guess (and experience) is that most modern advection schemes, used with proper time steps, would have relatively small noise problems when using the difference method. Since implementing a tagging scheme is costly it is important to know if it is worth the cost.

Page 5879, lines 24-25: a better reference about the Gibbs phenomenon is needed (Brandt et al., 1996, is not the best reference for this, it does not discuss the details of the phenomenon at all)

Page 5881, lines 12-14: “On the European scale, a gridded data set was obtained from the EUROSTAT 2000 database (<http://epp.eurostat.ec.europa.eu/>), covering Europe.” This is not precise enough to be able to find which data were actually used in the study. This must be specified better (the EUROSTAT database is huge). Also, the definition of Europe is somewhat imprecise. Eurostat sometimes only include EU-countries, but I guess you have at least included Norway and Switzerland as well? How about other (non-EU) European countries? And did you include all of Russia (or just part of the country)? What about Turkey and the parts of North Africa included in DEHM domain 2?

Page 5881 line 25 – page 5882 line 4: Newer studies by e.g., Pope et al. (2009, 2011) show non-linear ER-relationships for cardiovascular disease. Newer references regarding this are needed.

Page 5882, line 10: NH<sub>4</sub><sup>+</sup> is missing in the list of included compounds (as far as I understand from the rest of the paper particulate ammonium is included in the health impact estimates).

line 18: Krewski et al., 2009 have a very extensive analysis of the data and provides many different alternatives. They also show significantly different ERFs for different time periods (and locations). This certainly could be an indication that the health impacts are different for different types of particles. If the health impacts really were due

[Full Screen / Esc](#)[Printer-friendly Version](#)[Interactive Discussion](#)[Discussion Paper](#)

to the PM<sub>2.5</sub> mass it is difficult to understand the results in Krewski et al., 2009.

lines 21-22: “we assume a 10-yr time-lag between the exposure pulse and subsequent changes in mortality risks for the relevant age-groups above 30”. Please motivate the choice of a 10-yr time-lag. And what is the reason for assuming that the “relevant” age-groups are above 30? And is it above 30 at time of exposure or 10 years later? In general, I think this section is not written with enough detail to be easily understood by many ACP readers (and there are no references regarding how chronic mortality risks are converted to mortality cases and there is no unit for the 1138 per 100 000 individuals; I guess it must be YOLL?). It would be good to explain this a little bit more detailed (possibly in a Supplement).

line 24: You use the RR=1.06 from Pope et al., 2002. What do newer studies suggest for RR? A discussion about this is needed and some discussion about uncertainties.

Page 5883, line 1-2: “Several studies have established a link between sudden infant death and exposure to SO<sub>2</sub>.” The references to these “several studies” are missing. Also, Table 1 indicates that PM is used rather than SO<sub>2</sub>.

lines 2-4: “It has also been established that O<sub>3</sub> concentrations above the level of 35 ppb involve an acute mortality increase, presumably for weaker and elderly individuals”. References are missing to studies that have established this. As far as I understand there is no scientific basis for a safe level at 35ppb for ozone?

line 5: The reference to an AEA technology report (Hurley et al., 2005) for two of the ERF’s is not very satisfactory for a peer-reviewed research paper. I suggest that you give the original references to the studies that provide the ERF’s you have applied. Otherwise it is very difficult to critically review the assumptions and to check the newer literature that may be important to evaluate this work.

lines 6-8: “Finally, there are studies, which have shown that SO<sub>2</sub> is associated with acute mortality and for this response we apply the ERF identified in the APHEA study

[Full Screen / Esc](#)[Printer-friendly Version](#)[Interactive Discussion](#)[Discussion Paper](#)

– Air Pollution and Health: A European Approach (Katsouyanni et al., 1997).” Only one reference is given here (Katsouyanni) and it is more than 15 years old; I guess there are newer studies that have either confirmed or modified the ERFs for SO<sub>2</sub>? Much of the association of SO<sub>2</sub> with acute mortality may be that it is working as a surrogate for other substances. Is there not a risk of double counting impacts if this is the case? E.g., Chen et al., 2012 (Env. Res. 118, 101-106) found that the mortality impact of SO<sub>2</sub> in Chinese cities did not persist after adjustment for NO<sub>2</sub>.

lines 10-13: Regarding chronic exposure and lung cancer, what time-lag do you assume from exposure to the time of disease onset (or diagnosis)? I also have to say that I find it hard to believe that pure secondary inorganic aerosol would be as carcinogenic as combustion generated primary particles.

lines 14-20: Chronic bronchitis (CB). The ERF used for chronic bronchitis and PM<sub>2.5</sub> exposure is based on an old paper (Abbey et al., 1999) based on a single study from California and a distinct subgroup of the population (seventh-day Adventists); furthermore the results from this study seem to be not statistically significant. There are many new studies available and it seems like the issue of chronic bronchitis is more related to traffic emissions (and distance to major roads) than to total PM<sub>2.5</sub> concentrations (e.g., one European-wide study is Sunyer et al., 2006, Occup Environ Med 63:836–843; that showed no association between PM<sub>2.5</sub> (or S-concentration) and chronic bronchitis; Smoking, rhinitis, poor education, and low social class were associated with CB for both genders, occupational exposure for males, and traffic intensity and NO<sub>2</sub> for women). It is likely that the methodology used in the EVA model gives erroneous estimates of the impact of different emission sectors on CB. Unless the authors can show some evidence of a relation between ammonium sulphate/nitrate and CB this morbidity cost should not be included for secondary inorganic particles. In any case the paper needs an update on the literature about chronic bronchitis and air pollution. It is also not clear how the used RR=1.007 (unit?) is transformed into the value 8.2E-5 cases/(ug/m<sup>3</sup>) in Table 1.

Interactive  
Comment

lines 19-20: Why did you choose a Norwegian study rather than a pan-European estimate? Some motivation for this is needed.

lines 21-26: Restricted Activity Days (RAD). This section gives very little details and the only reference given is the old ExternE Methodology 1998 Update. The ExternE methodology seems to be based on very old morbidity data (from 1976-1981) from cities in the USA. The ERFs are based on rather crude estimates of fine particle concentrations. Furthermore there were large year-to-year differences in the results. In ExternE there is an unexplained downscaling of the E-R functions by a factor of two for European implementation. There is also a scale factor (0.6) to transform from PM<sub>2.5</sub> to PM<sub>10</sub> effects. Regarding RAD I think that the presentation needs to be clearer (it is ok to put details in supplementary material but it has to be possible to find out what assumptions the EVA model is based on, and what data/relationships have been used). Did you use the rescaling of E-R for RAD from US to the European region? And if so, please motivate this. Why would Europeans be less sensitive to PM than Americans? Also, if there are no newer studies than the ones cited in ExternE 1999 I think it is highly questionable to include the RAD at all in the model system. There are at least some newer works that could be used instead, e.g., a study of air pollution and Disability Days (Stieb et al., 2002, Environ. Research 89, 210-219), which seems more relevant for the generally lower levels of air pollution in Europe. And there is a study from Norway (Hansen and Selte 2000). There are probably a lot of more recent papers to consider.

lines 26-28: Hospital admissions. Here again very little information is given. The ExternE methodology from the 1990s should be updated to take into account new information. And many details are unclear in the ExternE 1999 reference. How did you handle conversions from American to European conditions. Transformation from PM<sub>10</sub> (or PM<sub>13</sub>) to PM<sub>2.5</sub>? How do you motivate the assumptions you have used? Some of the studies, that ExternE is based on, only looked at people aged 65+. Did you restrict your study to this age group? Many of the ERFs used in ExternE in the 1990s

[Full Screen / Esc](#)[Printer-friendly Version](#)[Interactive Discussion](#)[Discussion Paper](#)

Interactive  
Comment

were considered very uncertain already then and it is not reasonable to continue using these old assumptions when the field of air pollution and health effects have expanded enormously during the last decades.

For example, the case of Cerebrovascular (CV) hospital admissions due to PM exposure: This is based on a single study from Birmingham (UK) covering a 2-year period (1992-1994). The results showed that CV admissions were (just barely) significantly associated with PM10-concentrations. Since these results are only for a single city it is difficult to generalise to a whole continent. If the effect was mostly due to fine particles from traffic (or other combustion sources) there may be no effect (or at least a very different effect) from secondary inorganic aerosol (ammonium nitrate and sulphate) produced on larger scales. There are many new studies that should be taken into account when trying to estimate CV (and other) hospital admissions due to air pollution. The authors need to do a literature review of the field to get an updated view of recent developments regarding health impacts of air pollution. Using ExternE methodology from the 1990s is not good enough anymore. ERFs needs to be updated and very importantly if you want to compare impact of different sources scientifically motivated uncertainty ranges have to be used. Some examples of newer studies include: Bedada et al., 2012 (Env. Health 11:77) that looked at transient ischaemic attacks and minor strokes in the Greater Manchester region between 2003 and 2007 and found a modest association between NO and these health impacts but not for PM10; this points towards traffic emissions being the most important in this case (NO may be a surrogate for some other unmeasured pollutant(s) such as ultrafine particles (UFP) or there may be some direct effect of NO). Other studies for various locations have shown other results, e.g., Mechtouff et al. (2012, Int J of Stroke) found no association between air pollutant exposure and ischaemic stroke in Lyon (France), Villeneuve et al (2006, Eur J Epidemiol) found no association between PM2.5 or PM10 and stroke in Edmonton (Canada), but some association for CO and NO2 (possibly indicating vehicular traffic as the important factor) with ischemic stroke during the summer half-years. O'Donell et al. (2011, Epidemiology) found a negative (but non-significant) association of PM2.5

[Full Screen / Esc](#)[Printer-friendly Version](#)[Interactive Discussion](#)[Discussion Paper](#)

Interactive  
Comment

and ischemic stroke in a study covering 8 cities in Ontario (Canada). These are just a few, more or less random, examples from recent literature (results regarding CV hospital admissions are inconsistent between different studies); obviously the authors need to make a more complete literature survey if they intend to include, and try to put monetary value on, various health impacts from very different pollutant sources. As far as I can judge most studies point towards relatively small effects from air pollution on CV disease and the studies that show effects tend to single out vehicular traffic as the most likely source of the impacts. The literature is rather consistent that traffic is the responsible air pollution source for stroke (see, e.g., the references in Andersen et al., 2012, Stroke 43, 320-325). The literature on respiratory effects hospital admissions also needs to be taken into account (I have not had the time to go through it in detail but ExternE 1999 is almost certainly outdated): Sunyer et al., 2003 found no effects of SO<sub>2</sub>, except for asthma in children but this effect disappeared after controlling for PM<sub>10</sub> or CO. In ExternE 1999 effects of ozone on hospital admissions were also included but they are not included in your Table 1. Why were they excluded in this work? Health effects for asthmatics: How does the ExternE 1999 ERFs compare to more recent scientific literature? ExternE1999 points out that bronchodilator use and wheeze E-R functions may have important problems of representativeness since they are based on small numbers of subjects, in only one European country (Netherlands). [73 children in two small Dutch towns during one winter!] This needs to be updated to take into account other studies as well. For children the ExternE1999 cites Roemer et al. 1993, which has been cited ca 170 times (according to Web of Science) so there is very much new information available to update the E-R relationships. Since there are so many new studies published after 1993 I have not managed to go through all the literature but the authors need to do this in order to update the EVA model. A relatively brief look at published results show that in many studies respiratory conditions are associated with NO<sub>2</sub>, PM<sub>10</sub> and CO, which suggest that traffic-related pollutants may be most important. Some studies also show that ozone may have an impact. A review of 22 panel studies on particulate air pollution and children were published in 2004 (Ward

[Full Screen / Esc](#)[Printer-friendly Version](#)[Interactive Discussion](#)[Discussion Paper](#)

Interactive  
Comment

& Ayres, *Occup Environ Med* 2004, 61:e13). An important implication of the review is that “the degree of heterogeneity between panel study results questions the transferability of estimated effect sizes between locations or populations, and limits the use of summary measures in quantitative risk assessment” Another thing Ward and Ayres discuss is the important issue of publication bias, which I think should be considered when adding different health effects in integrated assessment models. Another paper of great relevance for children and asthma is the PEACE study by Roemer et al. (1999, *Eur Respir J* 1998; 12: 1354–1361), which included 14 different European centres (in 10 countries) including one urban and rural panel per centre (totally 2100 children in 28 locations). In conclusion, the PEACE project did not show clear effects of PM10, black smoke, sulphur dioxide or nitrogen dioxide on morning or evening peak expiratory flow or the prevalence of respiratory symptoms and bronchodilator use.

Results for health impacts on asthmatic children in the literature are not fully consistent and it is not reasonable to continue to use the ExternE1999 (Roemer et al., 1993) for E-R relationships. In fact Roemer et al., 1999 indicates that it is better to assume no impact than the Roemer 1993-E-R.

Weinmayr et al. have relatively recently written a review and meta-analysis of short-term effects of PM10, NO2 on respiratory health among children with Asthma (2010, *Environ Health Perspect* 118:449-457). This could be a good starting point for developing new ERFs for the EVA model; but the relation between NO2 and health effects may well be due to NO2 being a marker for the urban air pollution mix (UFP, EC etc) rather than direct effects of NO2; this also means that different components of PM10 may have different impacts for asthmatics.

Table 1: How do you motivate the setting of the E-R relationship for PM2.5 by scaling PM10 values by a factor of 1.67? Some studies have even shown higher impact of PMcoarse than PM2.5 on asthma.

The E-R relationship in ExternE1999 for cough is also based on an old and very limited

[Full Screen / Esc](#)[Printer-friendly Version](#)[Interactive Discussion](#)[Discussion Paper](#)



Interactive  
Comment

study (Pope and Dockery, 1992, 39 children in Utah Valley, USA, during one winter). This also needs to be updated to take into account work during the last 20 years. Weinmayr et al., 2010 included cough as well as other symptoms in their review/meta-analysis.

Table 1: You seem to have used a two times higher E-R for cough ( $4.46E-1$  days/[ $\mu\text{g}/\text{m}^3$ ]) than ExternE1999 (0.223). What is the motivation for this? Also please motivate the scaling factor used to transform the original PM10 E-R to PM2.5 E-R.

Regarding asthma and ozone, ExternE 1999 included an ERF for asthma attacks due to ozone. This seems to be excluded in the EVA model, probably for good reasons, since the ExternE reference is from 1980, but this should be mentioned/motivated in the text. Adult Asthma ERFs are also based on a single study (Dusseldorp et al., 1995) of 32 persons near a large steel industry in the Netherlands during a limited time (67 days, Oct-Dec). This also needs to be updated. Two studies by Penttinen et al. (2001, *Eur Respir J* 17: 428–435; 2006, *Inhalation Toxicology*, Vol. 18, No. 3, Pages 191-198) could be useful; the 2001 study showed that number concentration of particles (PNC), but not particle mass (PM) was negatively associated with daily PEF deviations. Particle number concentrations in the size range smaller than 0.1  $\mu\text{m}$  had the strongest effects; the results in the 2006 study suggest that the negative effects of PM2.5 on PEF in adult asthmatics are mainly mediated by particles related to local combustion sources. There is also a study from Erfurt, Germany, by Peters et al. (1997, *Am J Respir Crit Care Med* 155: 1376 – 1383) showing larger health effects of the number of ultrafine particles than those of the mass of the fine particles. In another Erfurt study von Klot et al. (2002, *Eur Respir J* 20: 691–702) found evidence for independent effects of fine and ultrafine particles.

Page 5884, lines21-22: VOLY=52 000 Euro. This seems to be a mistake? You quote Alberini et al. (2006) for this value but their study gives two values: 54 000 Euro and 163 000 Euro. If you used a lower value please provide an explanation for this choice.

[Full Screen / Esc](#)[Printer-friendly Version](#)[Interactive Discussion](#)[Discussion Paper](#)

Page 5885, lines 1-3: Reference is missing for the panel advising US EPA.

lines10-12: Regarding purchasing power parities: This is not explained/referenced well enough (considering that this is a journal devoted to atmospheric chemistry and physics and not economy). Did you use the PPP for Denmark for all of Europe or just for Denmark? Why did you choose 2006-prices? How does the Danish PPP compare to European average levels?

Lines 12-13: Why is infant mortality valued higher (no reference given).

Line 13: “there is no cancer premium for adults”: What does this mean? This is not a health/economy journal. At least provide a reference to explain this.

Lines14-18: There are no references given here about the morbidity costs. Please add this.

Line 18: For work loss days, a 20% productivity loss has been added. What does this mean? It is totally unclear to me.

Line 19-20: The reference about chronic bronchitis is erroneous. Pizzol et al. (2010) deals with Pb and IQ-impacts as far as I can see.

Line28: “3000-4000 people die . . . due to present levels of atmospheric pollution”. These “present levels” the reference is from 2002 so I guess it is not exactly present levels of air pollution but rather levels about 10-15 years ago. Since the reference is a Danish journal I could only check the English summary and according to that the figure is rather 5000 deaths. I also note that Raaschou-Nielsen et al. (2002) state that “The ultrafine particle fraction may cause a much greater impact on health than indicated by the mass.” I do agree with this comment.

Page 5886, lines 3-5: “Support of adverse health effects of PM is also found in a long range of laboratory, animal and human experimental studies.” References are missing for this very important part. More details are also necessary to show what type of PM these laboratory experiments have shown adverse effects for. Since epidemiology can

Full Screen / Esc

Printer-friendly Version

Interactive Discussion

Discussion Paper



very seldomly prove that observed associations are due to a specific air pollutant (and not some other co-emitted/correlated species) laboratory (exposure) are crucial to find out what PM components are likely to be most toxic.

Lines 15-17: the cited study by Yap et al. (2012) and two other studies by the same group (Beverland et al., *Environ Health Perspect* 120:1280–1285 (2012) and Beverland et al., *Atmospheric Environment* 62 (2012) 530-539) are very interesting and show associations between Black Smoke (BS) and cardiovascular mortality (and thus not of PM<sub>2.5</sub> or PM<sub>10</sub>). They also highlight the critical importance of reliable estimation of exposures on intraurban spatial scales. This means that in order to estimate the mortality impact of air pollution in a realistic way the relatively coarse resolution of the DEHM model is not sufficient for the purpose of health impact assessments for a majority of the European (or Danish) population. Some method for estimating the strong concentration gradients from major roads (and other large sources) are needed for this.

Lines 17-18: I also note that the study referred to about morbidity effects (Schwartz et al., 2012) shows an association between black carbon (BC) and blood pressure. Again, this points towards the importance of traffic emissions (PPM and possibly UFP) for this health impact (rather than total PM<sub>2.5</sub> mass). Another study that has shown the importance of local traffic and other combustion (EC) for cardiovascular disease is the Helsinki panel study of Exercise-Induced Ischemia on elderly subjects with coronary heart disease by Lanki et al. (2006, *Environ Health Perspect* 114: 655-660). The study indicates that PM<sub>2.5</sub> originating from local traffic is the most toxic and also that the effect seen of long-range PM<sub>2.5</sub> was probably more related with carbon products than with secondary sulphate.

Lines 26-27: “No simple pattern, however, has emerged on which sources or which PM constituents matter the most.” It is true that this issue is not simple but there are plenty of indications in recent literature that local combustion sources (e.g., traffic) and EC/BC and other primarily emitted particulate components (OC, metals) are more consistently

[Full Screen / Esc](#)[Printer-friendly Version](#)[Interactive Discussion](#)[Discussion Paper](#)

Interactive  
Comment

associated with health effects of different types than secondary particle components and total particle mass. The EC/BC etc. can of course be markers for unmeasured co-emitted components or UFP from traffic.

Lines 27-29: “the evidence of links between health effects and the sulphate fraction of particles is good” I do not agree completely with this. There are certainly studies showing an association between observed (and/or modelled) sulphate and health impacts but many of these are rather old and did not include EC/BC or other primary PM<sub>2.5</sub> species. In the 1970s and 1980s sulphur was to a large extent emitted from High-sulfur diesel fuels (with co-emissions of BC, PAHs etc), Residual oil (with co-emission of metals, e.g., Ni), Steel mills (various metals co-emitted), Coke ovens (organics and PAHs co-emitted). So a lot of the co-emissions may have been highly toxic and could have influenced the epidemiological studies. As far as I know there is no indication that sulphate causes cancer and it seems generally accepted that sulphate is not harmful per se (e.g., Schlesinger and Cassee, 2003 *Inhalation Toxicology* 15, 197-235; Schlesinger et al., 2006 *Inhalation Toxicology* 18, 95–125).

Page 5887, line 8: As far as I can see Andersen et al., 2007 do not show any specific results for nitrates (there are some results for secondary PM<sub>10</sub> but this seems to be the sum of ammonium, sulphate and nitrate).

lines 9-10, Regarding the association of ammonium ions and cardiovascular disease: Peng et al. (2009) is an interesting study but the conclusions are that “Ambient levels of EC and OCM, which are generated primarily from vehicle emissions, diesel, and wood burning, were associated with the largest risks of emergency hospitalization across the major chemical constituents of PM<sub>2.5</sub>.” As pointed out by Brandt et al., the effect seen in the single-pollutant model for ammonium is not statistically significant in the multipollutant models. If this is the only “evidence” for an impact of ammonium on human health I would be very reluctant to include ammonium in any health related impact assessment model! And I think that Brandt et al. should change the text in this section to rather indicate that epidemiological studies show very mixed results for

[Full Screen / Esc](#)[Printer-friendly Version](#)[Interactive Discussion](#)[Discussion Paper](#)

Interactive  
Comment

secondary inorganic aerosol; especially for ammonium and nitrate there are very few studies that connect them with health effects (it is a bit unfair to use the Peng et al. (2009) reference to (indirectly) motivate that agriculture has a huge impact on human health when the conclusions of Peng et al. points out completely different sources). It is also important to point out that there are many studies that included secondary inorganic components but did not show any significant association with health effects (see e.g., Rohr and Wyzga, 2012).

Page 5888, lines 7-8 (and the section above): “Thus the choice in this study: to assign equal health effect to all components of particles is in line with other recent major reports.” This may be true, but in my opinion it is not a good enough argument, for use in a scientific paper in ACP, to refer to a number of “technical reports” that for various (maybe not always totally scientific) reasons have chosen a certain approach. Methods should be based on scientific arguments that can be checked/verified/discussed (the original scientific literature should be cited rather than CAFE/DEFRA/ExternE/NEEDS reports, which often are too cumbersome to check for the reader and may at least partly lack scientific peer-reviewing; it is good to include the reports in the reference list for the interested reader but crucial arguments should be taken from peer-reviewed journals when at all possible).

lines 8-12: The review by Rohr and Wyzga (2012) does not support the choice to assign equal health effect to all components! On the contrary the review gives a very different picture than the text here suggests. Rohr and Wyzga show that there is growing epidemiological evidence (supported by controlled human exposure experiments) that suggests that EC and OC components are most strongly associated with adverse health outcomes. Toxicological studies suggest that various metals are important and carbon-containing components have been implicated as well. Please read the paper carefully and revise the usage of this reference.

Another recent review by Kelly and Fussell (2012, Atmos Environ 60, 504-526) about size, source and chemical composition as determinants of PM toxicity complements

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Rohr and Wyzga and is also useful to refer to in this paper. The review covers both epidemiology and toxicology and gives a lot of references that show the importance of carbonaceous aerosol, metals, particle size, traffic emissions (e.g., health risks associated with distance gradients from major roads and heavy traffic). Primary and secondary aerosol components are covered and among the conclusions drawn in the review, based on epidemiological and toxicological studies are: EC is more consistently associated with health-effects than OC (which could partly be due to masking of primary OC-effect by less toxic secondary OC); Some metals are associated with adverse health effects at or near ambient concentration levels (especially Ni and V); UFPs and species that are rich in this fraction have toxic properties and strong oxidizing potential; Evidence is consistently growing for an association between traffic emissions and detrimental effects on human health; There is generally less compelling evidence to connect secondary inorganic particles with adverse health effects.

In yet another recent review, Janssen et al., (2011, Env Health Persp) showed that there is a much stronger association of black carbon (BC) than total PM<sub>2.5</sub> to mortality; For cohort studies, pooled estimates for all-cause mortality per 1  $\mu\text{g}/\text{m}^3$  were 5–14 times higher for BCP than for PM<sub>2.5</sub>! Also for morbidity, estimated effects of a 1  $\mu\text{g}/\text{m}^3$  increase in BCP were greater than estimated effects of a 1  $\mu\text{g}/\text{m}^3$  increase in PM<sub>2.5</sub>.

lines 12-14: The sensitivity study included by Brandt et al., uses a much too small range of uncertainty in the toxicities for primary and secondary PM<sub>2.5</sub>. Just changing toxicities by 30% is not meaningful and there is no scientific argument for the choice of the factors 1.3 and 0.7 for primary and secondary particles respectively. The approach used by Griffiths (2011) (2.0 and 0.0) is more useful since it better represents the uncertainty about toxicities. Even this just gives a rough range of possible impacts and nothing better seems possible with the present state of knowledge about health impacts of particulate matter.

Page 5889, line 5: Does the region “Europe (EU)” include the rather large parts of Turkey and Northern Africa that are included in DEHM domain 2?

Interactive  
Comment

line 22-24: “However, the source-receptor relationships are non-linear due to the effects of atmospheric chemistry, and therefore the scenarios DK/1–10 and DK/all are not expected to be equal.” Unless I misunderstand the methodology, a large part if the difference between DK/all and DK/1-10 for “total N” is that the emission sources for NH<sub>3</sub>(g) and precursors for HNO<sub>3</sub>(g) are in different SNAP sectors, which leads to a double counting of NH<sub>4</sub>NO<sub>3</sub>(p) costs in the DK/1-10 case. NH<sub>3</sub> is from agriculture and HNO<sub>3</sub> (from NO<sub>x</sub>) largely from traffic and power plants. Since both NH<sub>3</sub> and HNO<sub>3</sub> are gases the formation of the “same” NH<sub>4</sub>NO<sub>3</sub> particles will be counted as an effect both for the DK10 and DK7 (or DK1). Similarly, the ammonium part of ammonium sulphate could be counted for two different emission sectors. I would not call these effects “non-linear effects of the atmospheric chemistry” but rather an artefact of the way you count costs for different sectors (the NH<sub>4</sub>NO<sub>3</sub> cost should have been split between two sectors rather than counted twice).

Page 5890 line 25-p 5891 line 6: The figures given for YOLL and number of premature deaths “app. 49 000 in Europe and app. 8500 in Denmark”, “approximately 4600 premature deaths in Europe and approximately 800 premature deaths within Denmark” give the impression that these are relatively accurately estimated with little uncertainty. This needs to be revised to take into account the huge uncertainties in these estimates. Estimated ranges should be given instead of singular numbers. It is not trivial to estimate the uncertainty but it is very important! Uncertainties in emissions should be included and also the uncertainty in impacts of secondary/primary PM (and in impacts of other pollutants). Also an estimate of the uncertainty in the population exposure is needed (due to using a very coarse model resolution for urban populations, living relatively near large emission sources).

Page 5891, Section 4.2/Table 4: Where do you count impacts of VOC emissions on ozone?

Page 5892, lines 3-16: The results regarding different emission sectors contributions to health impacts needs to be updated and compared to the published study by Griffiths

[Full Screen / Esc](#)[Printer-friendly Version](#)[Interactive Discussion](#)[Discussion Paper](#)

Interactive  
Comment

(2011, Air Qual Atmos Health 4:189-197). The relative contributions of the different sectors are so crucially dependent on the assumptions regarding toxicity of secondary inorganic aerosol compared to primary particles that this must be discussed in more detail here. I suggest that estimated ranges of importance are given instead of singular numbers. Also the impact per emitted ton may be interesting since some sectors have very small emissions but could potentially still be of interest for emission reductions (results per ton emission could be put in Supplementary material).

Based on the available scientific evidence there is no support for assuming equal health effects for all PM<sub>2.5</sub> components. This assumption is unrealistic, according to current knowledge, and will lead to results that are very likely misleading for total health impact assessment (and if applied in economic valuation of benefits from different potential emission reductions likely will lead to erroneous conclusions).

lines 21-26: "The difference in these numbers lies both in the difference in the emission areas (Europe or Northern Hemisphere) and in the inclusion of the natural emissions in the latter simulation assessing the impacts from the total air pollution levels as well as on the difference in taking the sum over the ten emission sectors (assuming linearity) or running all sectors simultaneously (assuming non-linearity)." I do not agree that running all sectors simultaneously means "assuming" non-linearity. If the model is run with all emissions non-linear chemistry is taken into account. I suggest you remove "(assuming non-linearity)". However, I do not understand why you would choose to take "the sum over the ten emission sectors" for estimating total external costs in Europe. You will then double count ammonium nitrate (and part of the ammonium sulphate) as discussed above.

Page 5892, line 27-p5893 line 6: The part about estimated costs needs to be updated to show the huge uncertainties in line with the comment above about the health effect uncertainties.

Page 5893, lines 6-10: Same comment as above about the "non-linear atmospheric

[Full Screen / Esc](#)[Printer-friendly Version](#)[Interactive Discussion](#)[Discussion Paper](#)



Interactive  
Comment

chemistry effect”. Is not a large part of the 15 (or 19)% higher cost in the “Sum1-10” cases compared to “all” calculations a consequence of counting the “same” ammonium nitrate for two different emission sectors?

Page 5894, line 20: “significant impact on human health as secondary particles (ExternE, 1997)” This old ExternE report is a strange reference for the statement about ammonium sulphate and nitrate. If you can find some (preferably recent) scientific paper showing significant human health impacts of secondary particles refer to it instead. Otherwise the part about significant impact on human health should be removed or reformulated to something like: ‘for which some human health impacts cannot be excluded’ or ‘that may have some impact on human health’.

lines 24-25: “The mass of ammonium (NH<sub>4</sub><sup>+</sup>) must be included in the total particle mass associated with these particles” (and the sentences before about the external costs of NH<sub>3</sub> emissions). Please provide some arguments for why sulphuric acid particles become more toxic by being (partly) neutralized by ammonia. If secondary inorganic particles have some direct health effects (which is doubtful at ambient concentrations) I would assume that it would be mostly due to the acidity of the particles and this will decrease when NH<sub>3</sub> is taken up in the particles. If this is the case the NH<sub>3</sub> emissions could potentially even decrease the health impacts of sulphuric acid aerosol.

lines 26-28: “According to WHO (2006), it is currently not possible to precisely quantify the contributions of different chemical components of PM, or PM from different sources, to the health effects caused by exposure to PM.” The WHO report is now seven years old, so maybe it should no longer be considered “current”, but I agree that it is probably still impossible to “precisely quantify the contributions of different components of PM” but that is exactly what Brandt et al. have done in this study. The work assumes that all different components have precisely the same impact. And the calculated health impacts are presented in tables transformed into very detailed external cost figures, for very different emission sectors, without proper indication of the impossibility to quantify the contributions from different components. In fact, this is the weakest point of this

[Full Screen / Esc](#)[Printer-friendly Version](#)[Interactive Discussion](#)[Discussion Paper](#)

paper and one reason for not accepting it for publication in ACP.

Page 5895 line24-p 5896 line5: The Danish contributions to the health related external costs need to be given with proper uncertainty ranges, taking into account the possibility that secondary ammonium particles may be essentially harmless (as discussed above).

Page 5896, line 7: Just as pointed out about Section 2.2 above emission details are needed (preferably in a Supplement). Are 2008 emissions available for the full model domain(s)? And are they consistent with the 2000 emissions (that is, are they prepared using equivalent methodology).

Lines 10-13: Domestic wood burning is a hot topic in many parts of Europe so it is interesting to see the large change in Danish emissions from 2000 to 2008. Some reference(s) are needed about the remarkably large increase in wood use in Denmark. An explanation why there has been such a large increase would be interesting.

Lines 14-20: As mentioned earlier, a more useful investigation of the range of uncertainty is needed (with zero impact of secondary inorganic aerosol (SIA) as one end of the uncertainty range). Also, I think this part should not be called a “sensitivity study”. Possibly the whole paper could be called a sensitivity study (and be quite useful as such) if results are provided for a proper range of possible health effects of different components. The usage of the “equal effect assumption” should not be considered a “base case” since it is probably at least as extreme as assuming zero health impact of SIA. The arguments from WHO (2006) and others indeed indicate that it is not possible to decide on a base case in the sense of a best guess.

Section 5 Discussions and overall conclusions This section is very long and a lot of it is just more or less identical repetition of things from earlier sections (especially Section 4 Results and discussion). Thus, many of my earlier comments are relevant also for Section 5. I think that Section 5 can be substantially reduced since it does not add much new discussion. Below I only comment on a few things in Section 5.

Interactive  
Comment

Page 5896, lines 25-27: “The system represents an attempt to apply state-of-the-art science, models, data, and methodologies in every link of the impact pathway chain.” This is a commendable goal, but still the EVA model system largely use, rather preliminary, ExternE ERFs from the 1990s, which is not exactly state-of-the-art science in 2013. The ExternE199X ERFs should no longer be used for valuation of air pollution impacts in scientific studies, at least not without a critical reevaluation. It would be a good idea to work on updating the ERFs taking into account health studies from the last decades in future work.

Page 5897, lines 2-4 (and at other places in the paper) “The EVA system was run for different scenarios, assessing the human health impacts and associated external costs from the ten main emission sectors in Europe and Denmark” The “ten main emission sectors in Europe” should include shipping emissions but I see no discussion of this important sector in the manuscript. In SNAP it is usually included in sector 8 but I guess that you have excluded it completely from this paper. Am I wrong? If it is excluded I suggest that you add some discussion about it (to put into relation to other sources).

lines 6-9: “From this discussion, we concluded that with our present knowledge we are not able to distinguish between the impacts from different particle types and therefore the toxicity of the particles is handled equally.” As mentioned several times before this is not a very reasonable assumption, based on available evidence in the health impact literature.

Lines 18-27: Probably all of this can be skipped (already discussed in section 4). Otherwise it needs to be updated to show what happens with the “order-of-importance” if SIA has negligible health effects.

Page 5898, lines 14-16: “From the results in this study, we conclude that not only the impacts on nature should be taken into account when regulating the emissions of ammonia. Also impacts on human health should be considered.” The problem is that the impacts on human health of particulate ammonium are unknown (and possibly

[Full Screen / Esc](#)[Printer-friendly Version](#)[Interactive Discussion](#)[Discussion Paper](#)

Interactive  
Comment

negligible). This means that it is very difficult to take this aspect into account. It is extremely important to regulate ammonia emissions because of the severe eco-system effects so health impact arguments are not really needed to motivate this.

Lines 21-24: “The related external costs found in this work can be used to directly compare the contributions from the different emission sectors, potentially as a basis for decision making on regulation and emission reduction.” This could lead to seriously wrong decisions. The assumption that all PM<sub>2.5</sub> mass is equally toxic could lead to a focus on reducing secondary particulate pre-cursor emissions (instead of almost certainly much more toxic primary PM components). Reducing SIA is good for ecosystem reasons (acidification, eutrophication) but will likely do very little in terms of reducing health effects. A further complicating factor is that SIA impact on climate is cooling, while a substantial part of the primary particles (soot/BC) contributes to heating.

Lines 24-26: “This study shows that the major visible and already highly regulated emission sources (e.g., power plants and road traffic) do not always constitute the most significant problems related to human health.” This is only shown by using the unrealistic assumption of equal impact of all PM<sub>2.5</sub> mass. The majority of air pollution health effect papers from the last five or ten years clearly point out road traffic as the most important problem!

Page 5899, lines 6-10: “However, these compounds commonly share the same sources as the compounds included in this study and the health effects are likely to be included in our calculations due to their correlations with the included compounds, since the exposure-response functions used correlates the PM<sub>2.5</sub> concentrations with the total health impacts.” This is highly questionable. We know very little about this (but many studies show associations between health impacts and metals at least). It may be partially true for the PAH, POPs, metals and dioxins, that usually contribute relatively little to PM<sub>2.5</sub> mass but it does not make sense for secondary organic aerosol (SOA) that may contribute a lot to the particle mass. Substantial amounts of SOA may come from anthropogenic emissions of so-called intermediate volatility organic compounds

[Full Screen / Esc](#)[Printer-friendly Version](#)[Interactive Discussion](#)[Discussion Paper](#)

(IVOC), see e.g., Shrivastava et al. (2008, J. Geophys. Res., 113, D18301). Since the DEHM model does not include SOA an important part of PM<sub>2.5</sub> is underestimated (mostly from combustion sources). Biogenic SOA may also contribute much to PM<sub>2.5</sub> but this could be considered mostly a natural source of PM and thereby less important for models aiming at aiding in emission reduction decisions (BSOA concentrations are indirectly affected by anthropogenic emissions through variations in oxidant concentrations in the atmosphere that affects the BSOA formation rate).

lines 13-15: “and that the economic valuation of the health impacts has been conservative, the overall results in this work can also be considered conservative.” I strongly disagree with this. The overall results cannot be considered conservative. Griffiths (2011) showed that the assumption of equal impact of all PM<sub>2.5</sub> mass could lead to about three times larger estimates of health impacts (and thereby costs) than if (as toxicological evidence suggests) particulate toxicity resides mainly in the primary fraction.

Lines 18-20: “The main uncertainties in the integrated model system are associated with the emissions (which have an uncertainty of  $\pm 30\%$  on annual basis)” References are missing for the uncertainty range for emissions. I assume that the uncertainties in emissions varies substantially between different emission sectors and at least for the residential heating sector the uncertainty is likely larger than  $\pm 30\%$ .

Page 5901, lines 4-5: “The emissions are all linked in the chemical composition of the atmosphere via non-linear chemical processes.” This is a good example of a sentence that can be skipped in Section 5. The mentioning of “non-linear chemical processes” etc. occurs a bit too many times in the paper.

Page 5901, lines 6-8: “The results in this work show that the integrated EVA model system can be used to answer relevant health-related socio-economic questions and can be used for ranking of environmental stressors by health impact” No, ranking of different emission sectors by health impact is not really possible (or at least not meaningful) before we have better ERFs for different sources.

[Full Screen / Esc](#)[Printer-friendly Version](#)[Interactive Discussion](#)[Discussion Paper](#)

Page 5913, Table 1. References for the different E-R coefficients and valuations in the table are needed. Where did all these values come from? Original scientific literature sources should be provided. If numbers are corrected/updated/modified for usage at different years or locations (USA to Europe, PM10 to PM2.5 etc) information about this must be given (such thing are very good to put in Supplementary material).

The “Restricted activity days (PM)” lines are strange (what do the negative values mean and why are there four lines?):

= 8.4E-4 days/ $\mu\text{gm}^{-3}$  (adults)

–3.46E-5 days/ $\mu\text{gm}^{-3}$  (adults)

–2.47E-4 days/ $\mu\text{gm}^{-3}$  (adults>65)

–8.42E-5 days/ $\mu\text{gm}^{-3}$  (adults)

“Infant mortality (PM)” but the text says SO2 rather than PM for infant mortality.

Page 5915-5918, Tables 3-6. All these tables give the impression of very small uncertainties, which is completely unreasonable. Considering the discussion about uncertainty ranges above all tables need to be updated to show ranges of cases/costs instead of single numbers.

Page 5916, Table 4. Provide an explanation for PM2.5 in this table (I guess it means primary PM2.5?).

## TECHNICAL CORRECTIONS

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Page 5873, line 28: change “live times” to “lifetimes” (or “atmospheric residence times”).

Page 5885, line 27: “Lim et al. 2013” should be “Lim et al., 2012”. Also erroneous in the reference list.

Interactive  
Comment

Page 5886, line 1; “Raaschou-Nielsen et al., 2005” should be “Raaschou-Nielsen et al., 2002”.

Page 5876 line 21, page 5887 line 8, and page 5902: References: There are two different Andersen et al., 2007 references, need to be denominated 2007a and 2007b.

Page 5892 line 10: change “be discussion” to “be discussed”

Page 5905, line 5: I could not find the ExternE, 1997 reference at www.externe.info, the web address needs updating

Page 5922, Figure 4: The colour scales are much too small in the figure! They must be changed to much larger size (they should be readable on a printout of the paper).  
caption, line 4: change CO {ppm} to CO [ppm]

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Interactive comment on Atmos. Chem. Phys. Discuss., 13, 5871, 2013.

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